# REMARKS

Upon entry of the instant amendment, claims 14-23 are pending in the present application. In the instant amendment, claims 2-3, 5 and 8-13 have been cancelled. Claim 14 has been amended. New claims 15-23 have been added.

The instant amendment made herein to the claims does not incorporate new matter into the application as originally filed. For example, claim 14 has been amended based on Example 1 as disclosed at paragraph [0067] bridging pages 11-12 of the substitute specification filed on December 19, 2005 (hereinafter, referred as "the specification") to further clarify features of the present invention. New claims 15-23, which depend from claim 14, correspond to claims 2-3, 5 and 8-13, respectively.

Accordingly, proper consideration of each of the pending claims is respectfully requested at present, as is entry of the present amendment.

## Allowable Subject Matter and Claim Rejections under 35 U.S.C. § 103

At page 5-9, claims 2, 3, 10 and 12 have been rejected under 35 U.S.C. § 103(a) as being unpatentable over Taguchi U.S. '051 (U.S. 6,485,051) in view of Taylor US '922 (U.S. 2003/0145922A1), Dahl U.S. '055 (U.S. 6,139,055), Mendenhall U.S. '102 (U.S. 6,143,102) and Yamato U.S. '647 (U.S. 6,517,647). Further, claims 5, 8, 9 and 11 have been rejected under 35 U.S.C. § 103(a) as being unpatentable over Taguchi U.S. '051, Taylor U.S. '922, Dahl U.S. '055, Mendenhall U.S. '102, Matsuda U.S. '767 (U.S. Patent 5,780,767) and Yamato U.S. '647.

On the other hand, at page 9 of the Office Action, the Examiner has indicated that <u>claim 14 would be allowable</u> if the rejection under 35 U.S.C. § 112, 2<sup>nd</sup> paragraph is overcome.

In the present amendment, claims 2-3, 5 and 8-13 have been cancelled, and new claims 15-23, which correspond to claims 2-3, 5 and 8-13, respectively, and depend from allowable claim 14, have been added. Thus, the prior art rejections have been overcome. Thus, Applicants respectfully request that the Examiner withdraw the prior art rejections.

Incidentally, the rejection under 35 U.S.C. § 112, second paragraph is also overcome as explained below.

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## 35 U.S.C. § 112, 2nd Paragraph Rejection

At pages 2-5 of the outstanding Office Action, claims 3, 5 and 8-14 have been rejected under 35 U.S.C. § 112, second paragraph, as being indefinite. Applicants respectfully traverse this rejection.

#### Claim 14

In order to further clarify the present invention, claim 14 has been amended to read "... the molded articles of the gas generating agent in the combustion chamber include guanidine nitrate, basic copper nitrate, carboxymethyl cellulose sodium salt ..." (emphases added). It is noted that the amendment to claim 14 finds support in Example 1, as disclosed at paragraph [0067] bridging pages 11-12 of the specification.

Therefore, upon entry to the present amendment of the claims, the rejection has been overcome. Applicants respectfully request that the Examiner withdraw the rejection.

#### Claims 3, 5 and 8-13

Claims 3, 5 and 8-13 have been canceled, and new claims 15-23, which correspond to claims 2-3, 5 and 8-13, respectively, have been added. The issues which the Examiner raises at page 2-5 of the Office Action have been resolved in new claims 15-23.

For the Examiner's convenience, Table I to compare previous claims 3, 5 and 8-13 with new claims 16-23 is attached hereto (see Attachment). It is noted that new claims 16, 17, 18, 19, 21 and 23 also find support in Example 1 as disclosed at paragraph [0067] bridging pages 11-12 of the specification, and new claims 10 and 12 also find support at paragraphs [0063] and [0066] at page 11 of the specification, respectively.

Therefore, upon entry to the present amendment of the claims, the rejection has been overcome. Applicants respectfully request that the Examiner withdraw the rejection.

## CONCLUSION

Accordingly, in view of the above amendments and remarks, reconsideration of the rejections, and allowance of the pending claims are earnestly solicited.

Should there be any outstanding matters that need to be resolved in the present application, the Examiner is respectfully requested to contact Toyohiko Konno (Reg. No. L0053) at the telephone number of the undersigned below, to conduct an interview in an effort to expedite prosecution in connection with the present application.

If necessary, the Commissioner is hereby authorized in this, concurrent, and future replies to charge payment or credit any overpayment to Deposit Account No. 02-2448 for any additional fees required under 37.C.F.R. §§ 1.16 or 1.14; particularly, extension of time fees.

Dated:

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Respectfully submitted,

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Attachment: Table I



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Table I

Table I	
Previous Claims 3, 5 and 8-13	New Claims 16-23 (emphases added)
3. The gas generator for an air bag according	16. The gas generator for an air bag according
to claim 2, wherein the transfer charge is a	to claim 14, wherein the first transfer charge is
mixture of boron and niter.	a mixture of boron and niter.
5. The gas generator for an air bag according	17. The gas generator for an air bag according
to claim 2, wherein the molded articles of a	to claim 14, wherein the molded articles of the
gas generating agent include nitroguanidine,	gas generating agent of the first transfer charge
strontium nitrate, and carboxymethyl	include nitroguanidine, strontium nitrate, and
cellulose sodium salt.	carboxymethyl cellulose sodium salt.
8. The gas generator for an air bag according	18. The gas generator for an air bag according
to claim 2, wherein the molded articles of a	to claim 14, wherein the molded articles of the
gas generating agent include about 34.4	gas generating agent of the first transfer charge
mass % of nitroguanidine, about 55.6	include about 34.4 mass % of nitroguanidine,
mass % of strontium nitrate, and about 10.0	about 55.6 mass % of strontium nitrate, and
mass % of carboxymethyl cellulose sodium	about 10.0 mass % of carboxymethyl cellulose
salt.	sodium salt.
9. The gas generator for an air bag according	19. The gas generator for an air bag according
to claim 2, wherein the molded articles of a	to claim 14, wherein the molded articles of the
gas generating agent of the first transfer	gas generating agent of the first transfer charge
charge include nitroguanidine, and strontium	include nitroguanidine, and strontium nitrate.
nitrate.	
10. The gas generator for an air bag	20. The gas generator for an air bag according
according to claim 2, wherein the molded	to claim 14, wherein the molded articles of the
articles of a gas generating agent generate a	gas generating agent of the first transfer charge
gas of at least 1.2 moles/100g.	or the second transfer charge generate a gas of
	at least 1.2 moles/100g.
11. The gas generator for an air bag	21. The gas generator for an air bag according
according to claim 2, wherein the molded	to claim 14, wherein the molded articles of the
articles of a gas generating agent include	gas generating agent of the first transfer charge
carboxymethyl cellulose sodium salt.	or the second transfer charge include
	carboxymethyl cellulose sodium salt.
12. The gas generator for an air bag	22. The gas generator for an air bag according
according to claim 2, wherein the gas	to claim 14, wherein the gas generating agent
generating agent has the combustion	in the combustion chamber has the combustion
temperature of about 1200 to 1700°C.	temperature of about 1200 to 1700°C.
13. The gas generator for an bag according	23. The gas generator for an bag according to
to claim 5, wherein the molded articles of a	claim 17, wherein the molded articles of the
gas generating agent has a combustion	gas generating agent of the first transfer charge
temperature of about 2200°C.	has a combustion temperature of about 2200°C.

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